

In the United States District Court  
for the Republic of America

In the matter of:

Steven Curtis Bachmeier, 06-11-1976

Petitioner.

Case No.

Case: 1:25-cv-01009

Assigned To : Contreras, Rudolph

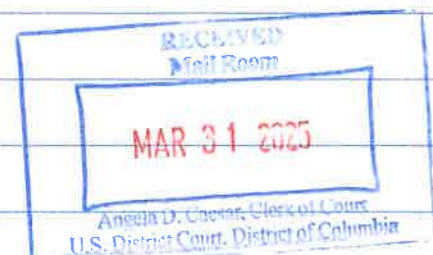
Assign. Date : 3/31/2025

Description: Habeas Corpus/2255 (G-DECK)

Petition for Writ of Habeas Corpus, (Constitutional under Article 1 Section 9 of the de jure Constitution for the United States of the Republic of America).

NOTE: I am a lay person in matters of law. I reserve all rights unless expressly waived.

Parties: I did not name the state of Alaska as a party because the State can have no one respond without committing a Federal crime 18 USC § 912, See U.S. ex. rel. Brookfield Const. Co. v. Stewart, 284 F. Supp. 94 (1964), '... or in violation of the Constitution for then



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he ceases to represent the government.' The very nature of my claim is that they violated the Constitution and therefore any response to my petition would be criminal. If this Court decides to include the State of Alaska as a party, Sua Sponte, I pre-emptively object.

### Venue and Jurisdictional Statement:

I envoke my right to petition the United States in the seat of government of the United States. Jurisdiction is Under Artical III section 2 of the de jure Federal Constitution. I am not domiciled within any of the States or The United States. I have dual Citizenship, 1. The Kindom of Heaven, (my domicile), 2. constitutional United States, (this citizenship is subordinate to my Citizenship of Domicile), This is defined in 8 USC. 1101 A 21.

1. I am a 14<sup>th</sup> Amend Const Citizen, 2. A "National" of the United States (the collective name of the states which are united by and under the Constitution, see Hooven and Allison v. Evatt, 324 U.S. 652



(1945), 3. A "national" of The United States; the name of a Sovereign occupying the position analogous to that of other sovereigns in the family of nations', See Evatt, 4. A statutory "non-resident non-person", 5. A human

I am NOT 1. a statutory person, 2. engaged in "trade or business", 3 A statutory "Alien" (I was born Anchorage Alaska U.S.A), 4. an individual, 5. A statutory "U.S. national" or "non-citizen national", 6. A statutory "citizen and national of the United States as described in 8 USC § 1401, 7. A "resident", 8. A "U.S. person", 9. A public officer, 10. A trustee of any man made government, 11. an employee of any man made government.

Any and all of The statements afore said are *nuc pro tunc* from 06-11-1976. Any records you or any Government or Agency thereof that are contray are False/ Fraudulant and you should take this moment to correct your records. At the end of this document will be an attimation of oath making all statements in this document Evidence that can only be rebutted with Evidence. Any Failure to rebutt any of the statements in this document

From first to last pg will constitute a waiver or abandonment of right creating an estoppel.

Claim: My incarceration by the State of Alaska violates The United States Constitution ~~5<sup>th</sup>~~ ~~6<sup>th</sup>~~ <sup>5<sup>th</sup></sup> Amendment Speedy trial.

Facts: on or about 3-23-2015 I was indicted by the state of Alaska Case No. 3KN-15-39 CR. On or about Sept 2017 The United States indicted me on a 876(c) case. I was transferred to Anchorage Correctional Complex (ACC) until the conclusion of the Federal case around 1-2020. My custody status returned to 'state'. It is now 3-17-2025 and I have still not been to trial, 10yrs-6 days. I have been continuously incarcerated since 2015 in a State prison facility.

Argument: No prejudice needs be shown. The drafters and enactors of the 6<sup>th</sup>



Amendment would never be considered 10 yrs as a "speedy" trial. I have read case law that says with multiple jurisdictions whoever has Jurisdiction First must Finish their prosecution before releasing their defendant or it violates speedy trial.

Example, I get 10 Felonies, 1 in 10 different states. Alaska has possession and serves my charging document Then releases me to each other 9 states. I spend 1 yr in each state. By the time I get back to Alaska I'd of been served my indictment 9 yrs ago, speedy trial violation.

So, The entire 2+ yrs in Federal Custody, alone, violates 6<sup>th</sup> Amendment and requires my release. Please excuse I do not have a Law Library 'readily' available to me being in segregation. I have read case law that says Const speedy trial is 1yr. A day over is case dismissed. The exceptions to this are if a defendant willfully evades as a Fugitive or extremely lg cases. Millions of pgs of discovery, Multi-National, hundreds of defendants.

I have also read case law that says speedy trial is so important that the prosecutor must force trial even if an accused is intentionally stalling, being disruptive or claiming to not be ready. I've read case law where defendants were strapped to chairs w/ gag and compelled to attend court. It is not my burden to get me to trial, it is the prosecutors.

I could relay alot like the courts muting me on telephonic court hearing so no one can hear me objecting to continuances and demanding speedy trial, (no record). Or just being hung ~~to~~ up on after stating my presence. The Covid Hoax protocol of telephonic hearings is now permemate I hear. Only Evidentiary, trial, sentencing hearings can a ~~defendant~~ go to court house.

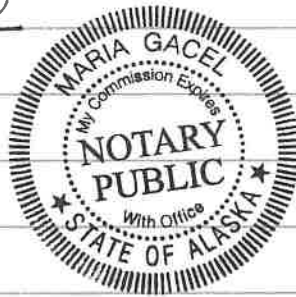
The reality of it is there is no excuse for a 10 yr speedy trial violation. If some one gunned down a dozen people at the mall does it matter if They got Fired From their job, dog got run over? It simply doesn't matter why.



I have been continuously incarcerated  
w/ out release.

I, Steven Bachmeier, swear under the  
penalties of perjury without the statutory  
U.S. and with the Constitutional U.S.  
that all the statements herein are true  
and correct.

3-18-25



Steven C. Bachmeier  
Steven C. Bachmeier  
3600 Bette Cato AVE  
Seward AK 99664

Subscribed and sworn to this 18<sup>TH</sup>  
day of MARCH 2025 at Seward AK

SS MARIA GACEL

Notary

WITH OFFICE

Commission expires

In the United States District Court  
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
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Certificate of Service:

U.S. Attorney office  
Pam Bondi  
950 Pennsylvania Ave  
Washington DC

State of Alaska Attorney General through Governor  
PO Box 110001  
Juneau, AK 99811

3-17-25

  
Steven Bachmeier  
3600 Bette Cato  
Seward AK 99664